

Attorney Docket No.: GLOZ 200136

31372/124697

AMENDMENT TRANSMITTAL LETTER

Ser. No.: 10/614,497	Filed: July 7, 2003	Examiner: Roy Karl Potter	
Art Unit: 2822	Title: Electronic Devices and Methods for Making Same Using		
	Nanotube Regions to Assist in Thermal Heat-Sinking		

To the Commissioner for Patents:

Transmitted herewith is an *Amendment* in the above-identified application. The fee has been calculated as shown below.

		CL	AIMS AS AMEND	ED		
	Claims remaining after amendment		Highest Number Previously Paid For	No. of Extra Claims Present	Rate	Additional Rate
Total Claims	.19	Minus	33	0	X 18	\$0.00
Indep. Claims	1	Minus	3	0	X 86	\$0.00
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		TOTAL	=	\$0.00
A check Charge Applicar extensi \$ Applicar charged	to Deposit Accounts hereby petition the Conon of time to respond to the .00 to cover the applicable ints request any extensions to Deposit Account No. 0	nmissioner under 37 C.F.R. § 1.136(a) and outstanding Office Action. Enclosed extension of time fees. If so time that may be necessary and automatic in the sound of the sound output in	is a chec	k in the amount of e required fees be
	· :	Respectfully submitted,		
. ÷		FAY, SHARPE, FAGAN, MINNICH & MCKEE, LLP	•	
3-17-	04	Pober & M. S	elj	
Date	· .	Scott A. McCollister, Reg. Robert M. Sieg, Reg. No. 1100 Superior Avenue, Se Cleveland, OH 44114-257 216/861-5582	54,446 eventh F	
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2/1/	17 2004			į



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: WEAVER et al.)	Examiner: Roy Karl POTTER
•)	Conf. No. 6360
Serial No.: 10/614,497)	
)	Art Unit: 2822
Filed: July 7, 2003)	
)	
For: ELECTRONIC DEVICES AND)	
METHODS FOR MAKING SAME)	
USING NANOTUBE REGIONS TO)	
ASSIST IN THERMAL HEAT-SINKI	NG)	
)	
Attorney Docket No.: GLOZ 2 00136)	Cleveland, Ohio 44114
Client Docket No.: 31372 / 124697)	March 16, 2004
Commissioner for Patents		
P.O. Box 1450		
Alexandria, VA 22313-1450		

ELECTION RESPONSIVE TO RESTRICTION REQUIREMENT

Dear Sir:

The following is responsive to the Office Communication dated Feb. 23, 2004, setting forth a written restriction requirement. The Communication asserts that apparatus claims 1-19 are distinct from method claims 20-33 under MPEP § 806.05(f).

In response, Applicants elect apparatus claims 1-19 for prosecution in compliance with 37 C.F.R. § 1.143. Applicants further cancel claims 20-33, but reserve the right to pursue these claims in a subsequent divisional application.

Respectfully submitted,

FAY, SHARPE, FAGAN, MINNICH & McKEE, LLP

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